

**DOCKET****11-CAI-03**DATE Aug 09 2011RECD. Aug 10 2011

August 9, 2011

TO:

CALIFORNIAENERGYCOMMISSION,

BOARD OF DIRECTORS &amp; MANAGERS OF EMERGING RENEWABLES PROGRAM

RE: DOCKET NUMBER 11-CAI-03 AND DOCKET NO. 02-REN-1038

I, AS A RATE PAYER APPLIED FOR A GRANT FOR A WIND TURBINE SYSTEM ON FEB. 8, 2011 WITH GRIDNOT. I FOLLOWED ALL OF THE GUILD LINES IN THE LATEST EDITION OF THE EMERGING RENEWABLES PROGRAM GUILD BOOK USING EQUIPEMENT APPROVED BY THE PROGRAM. NOW I AM TOLD THAT THE CEC IS DISALLOWING MY APPLICATION BECAUSE THE CEC DOES NOT LIKE THE DYOCORE WIND TURBINES (ON THE APPROVED LIST) AND WILL NOT ALLOW ME TO CHANGE THE TURBINES ON MY R-1 TO THE TLG 1800 (ALSO ON YOUR APPROVED EQUIPMENT LIST) SHICH THE CURRENT ERP GUILDLINES STATE I MAY DO.

I AM FORMALLY REQUESTING THAT THIS EQUIPMENT CHANGE BE ALLOWED, IMMEDIATLEY, AND HAVE ATTACHED A NEW R-1 LISTING THIS EQUIPMENT CHANGE AS ALLOWED IN THE ERP GUILD BOOK. I BELIEVE THAT THERE MAY BE A PROBLEM WITH THE DYOCORE WIND TURBINE BUT THIS IS NOT MY FAULT! THE CEC APPROVED THIS EQUIPMENT AND I APPLIED IN GOOD FAITH FOLLOWING THE CEC REQUIREMENTS.

I HAVE PAID INTO THE ERP SINCE THE BEGINNING AND AS A RATEPAYER I AM ENTITLED TO A GRANT FOR A WIND TURBINE SYSTEM. I HAD NO SAY OR KNOWLEDGE THAT I WAS PAYING INTO THIS PROGRAM FOR YEARS. NOW I FIND THAT THE FEES THAT WERE PAID BY ME AND ALL RATE PAYERS WERE COLLECTED UNDER FALSE PRETENSES AND WERE ACTUALLY GIVEN TO OTHER CALIF. GOVERNMENT AGENCIES. THIS IS BLATANT FRAUD! IT ALSO APPEARS THAT THIS IS A COMMON PRACTICE.

IN JUNE OF 2011 I MADE A FORMAL REQUEST FOR INFORMATION UNDER THE FREEDOM OF INFORMATION ACT. I ASK SIMPLE STRAIGHT FORWARD QUESTIONS. I EXPECTED A SIMPLE STRAIGHT FORWARD RESPONSE WHICH I DID NOT GET! I ASKED THE FOLLOWING:

1. HOW MUCH MONEY HAS BEEN RECEIVED BY THE CEC FROM THE UTILITIE COMPANIES FOR THE ERP PER YEAR?
2. HOW MUCH MONEY HAS BEEN PAID OUT FOR A) SALARIES, B) EXPENSES FOR ERP PER YEAR?
3. HOW MANY SYSTEMS HAVE BEEN APPROVED AND PAID FOR PER YEAR BY THE ERP AND WHO WERE THEY MANUFACTURED BY?
4. HOW MUCH MONEY IS LEFT IN THE ERP?

5. HOW MANY R-1'S HAVE BEEN RCVD. IN 2011? HOW MANY WERE APPROVED? WHO WERE THEY MANUFACTURED BY?

6. WHEN WILL THE R-1'S RCVD. BY 3-4-11 HAVE BEEN PROCESSED AND WHEN WILL THEY BE RELEASED?

IT NOW APPEARS THE CEC WAS EVASIVE BECAUSE THEY HAD A LOT TO HIDE! I WAS UNDER THE IMPRESSION THAT THERE WAS TO BE AN APPEARANCE OF TRANSPARENCE IN GOVERNMENT.

I INTEND TO NOTIFY ALL OF THE RATE PAYERS THAT I HAVE SIGNED UP FOR THE ERP AND EVERYONE THAT HAS BEEN WAITING TO APPLY TO THE ERP WHEN IT IS RESTARTED ABOUT THIS FRAUD. I STRONGLY BELIEVE THAT A CLASS ACTION LAW SUIT SHOULD BE FILED BY ALL RATEPAYERS THAT HAVE PAID INTO THIS PROGRAM, NOT JUST BY THE RATEPAYERS THAT APPLIED TO THE PROGRAM. THERE MAY EVEN HAVE BEEN PROSECUTABLE CRIMINAL ACTIONS. I HAVE ASKED MY STATE REPRESENTATIVE TO LOOK INTO THE FRAUDULENT ACTIONS OF THE CEC IN THIS MATTER AND AM ACTIVELY SEEKING A CLASS ACTION LAW FIRM.

MELINDA ALLEN